

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF GEORGIA
DIVISION CLERK'S OFFICE

QUESTIONNAIRE FOR PRISONERS PROCEEDING
PRO SE UNDER 42 U.S.C. § 1983

2013 DEC -6 AM 8:24
U.S. DISTRICT COURT
MIDDLE DISTRICT OF GEORGIA
MACON, GEORGIA

Pierre Rahming #1796341

(GIVE FULL NAME AND PRISON NUMBER OF EACH PLAINTIFF):

Plaintiff(s)

VS.

CIVIL ACTION NO. **5:13-CV-453**

Mrs. Hightower, Mr. Campbell
Mr. Nathaniel Williams, Mr. J. Hobb
Mrs. Nikki Fuqua, Mr. Washington
Mr. Smith, Mrs. Jeanelle Witacre
(NAME OF EACH DEFENDANT)

Defendant(s)

"STATE OF Georgia Dept. of Corrections"

I. GENERAL INFORMATION

1. Your full name and prison number Pierre Rahming #1196341
2. Name and location of prison where you are now confined Dodge State Prison
Chester Georgia P.O. Box 276, 31012
3. Sentence you are now serving (how long?) 10yrs. To Serve 9yrs
 - (a) What were you convicted of? Aggravated Assault, Aggravated
Battery Possession of A Fire Arm by Convicted Felon
 - (b) Name and location of court which imposed sentence Atlanta Judicial
Circuit 55 PARK Place N.E. Suite 1600 Fulton County #30303
 - (c) When was sentence imposed? 11-15-2010
 - (d) Did you appeal your sentence and/or conviction? ☐ Yes ☒ No
 - (e) What was the result of your appeal? *NONE*
 - (f) Approximate date your sentence will be completed *-*-*-*

II. PREVIOUS LAWSUITS

4. Other than the appeal of your conviction or sentence, have you ever submitted a lawsuit for filing in any federal or state court dealing with the SAME FACTS involved in this lawsuit or otherwise related to your imprisonment? ☐ Yes ☒ No

5. If your answer to question 4. is "Yes," list that lawsuit below, giving the following information: (IF YOU HAVE FILED MORE THAN ONE LAWSUIT, LIST OTHER LAWSUITS ON A SEPARATE SHEET OF PAPER, GIVING THE SAME INFORMATION FOR EACH)

(a) Parties to the previous lawsuit:

Plaintiff(s):

Defendant(s):

(b) Name of Court:

(c) Docket Number: NON When did you file this lawsuit? NON

(d) Name of judge assigned to case:

(e) Is this case still pending ☐ Yes ☒ No

(f) If your answer to (e) is "No," when was it disposed of and what were the results?
(DID YOU WIN? WAS THE CASE DISMISSED? DID YOU APPEAL?)

III. PRESENT CONFINEMENT

6. Where are you now confined? Dodge STATE Penitentiary Prison

(a) How long have you been at this institution? 20 months

(b) Does this institution have a grievance procedure? ☒ Yes ☐ No

(c) If your answer to question 6(b) is "Yes," answer the following:

(1) Did you present your complaint(s) herein to the institution as a grievance?

☒ Yes ☐ No

(2) What was the result? The Grievance WAS Denied
And I WAS TOLD THAT MY LEGAL ISSUE, AND
MATTERS WERE NON GRIEVABLE

(d) What, if anything, have you done to bring your complaint(s) to the attention of prison officials? Give dates and places and the names of persons talked to.

Spoke To Counselor Campbell, And Deputy Warden Hightower
on 5-16-2011 AS NOTED IN THIS BRIEF Spoke with Jeffery
Hobb, Nathaniel Williams on or about 4-20-2012... And
many others mentioned in the brief, AS IT WILL BE EXPLAINED LEGITIMATELY.

7. In what other institutions have you been confined? Give dates of entry and exit.

JACKSON STATE Prison 12-9-2010 to 12-23-2010 Burruss
Correctional Facility From 12-24-2010 - 2-7-2012
AT Dodge STATE Prison From 2-8-2012 until
The present Time 4-2013

IV. PARTIES TO THIS LAWSUIT

8. List the name and address of each plaintiff in this lawsuit.

MS. Hightower Deputy Care/Treatment, Burruss Corr. Fac. MR. Campbell
SR. Counselor Burruss Corr. Fac. Forsyth GA. Nathaniel Williams Deputy
Warden Care/Treatment, Nikki Fugua, SR. Counselor, Jeffery Hobb Counselor,
MR. Washington, Jeanette Witlacre, All Respectively Employed AT Dale State Prison

9. List the full name, the official position, and the place of employment of each defendant
in this lawsuit. (ATTACH ADDITIONAL PAGES IF NECESSARY)

MRS. Hightower - Deputy Warden Care/Treatment - Burruss Correctional Facility
MR. Campbell Senior Counselor - Burruss Correctional Facility - Nathaniel Williams
Deputy Warden Care/Treatment - Dodge State Prison, Nikki Fugua -
Head Counselor - Dodge State Prison, Jeffery Hobb Counselor - Dodge State Prison
MR. Washington - Counselor - Dodge State Prison, Jeanette Witlacre -
Counselor

V. STATEMENT OF CLAIM

10. In the space hereafter provided, and on separate sheets of paper, if necessary, set forth your claims and contentions against the defendant(s) you have named herein. Tell the court WHAT you contend happened to you, WHEN the incident(s) you complain about occurred, WHERE the incident(s) took place, HOW your constitutional rights were violated, and WHO violated them? Describe how each defendant was involved, including the names of other persons who were also involved. If you have more than one claim, number and set forth each claim SEPARATELY.

Do not give any legal argument or cite any cases or statutes at this time; if such is needed at a later time, the court will advise you of this and will afford you sufficient time to make such arguments. **KEEP IN MIND THAT RULE 8 OF THE FEDERAL RULES OF CIVIL PROCEDURE REQUIRES THAT PLEADINGS BE SIMPLE, CONCISE, AND DIRECT!** If the court needs additional information from you, you will be notified.

STATEMENT OF CLAIM (CONTINUED)

Where did the incident you are complaining about occur? That is, at what institution or institutions? BUTRUSS CTC, "Dodge STATE Prison"

When do you allege this incident took place? From 5-9-2011 To The Present

What happened? The Erroneous, And Bogus Warrant, was Also Illicitly, And Fraudulently issued. This same Warrant was there to Entered AS An Inbound Request To Restrict All movement Immediately AS A Hold, And was then modified To An "Intrastate, Unindicted Detainer," And served AS An Active, And Restraining Warrant (#05-N-6698) Effective Date 5-9-2011 Service upon myself was Completed on 5-12-2011 AS Said, and accused Violation of CRL. ACT. This Alleged Violation Stemming From 2 Criminal Allegations 1st of "7-27-2007" The Secondnd on 8-~~11~~-2007 Both were initiated From A Sentence given on 8-29-2005, To Charges OF VGC SA. And Sentenced To 5 years To Serve 1 year, Credit For Time Served on 1 year, The Balance Suspended upon Successful Completion of probated Time, All matters Relevant To The Same Case Was There by Violated upon Return To incarceration on 6-12-2009 Also Booked in on Charges which Resulting in The present Conviction which is being Served in Compliance. Concurrent Action was so Adjudged By Sentencing Authority of Judge Dempsey JR. in Fulton County Superior Court Justice Center Tower Rm 5 D. Atlanta Georgia 30318 on November 15th 2010 No Additional Time For Consecutive Sentence was set by Law, And Sentence was Fully Established Lawfully. The Hold, and Detainer For Unbondable offense Case #0593696 Under Warrant #05W6698 Remain open, And Valid up, And until Case Expired on 12-25-2010 which Totally Eradicated Any lawful pursuit To Detain, Arrest, Hold, or punish, Delay, or restrict Any Freedom By The Same For Any Expired Case Under Number 05-9-3696-05, or Exhausted Warrant #05W6698 For The Same, And Exact purpose. This Case Told And Completed AFTER 5yrs 3 months 14 Days Following Sentencing Date of 8-29-2005 yet Intentionally, And Deliberately, maliciously, Capriciously,

7. In what other institutions have you been confined? Give dates of entry and exit.

~~XXXX~~ ~~XXXX~~ ~~XXXX~~ ~~XXXX~~

IV. PARTIES TO THIS LAWSUIT

8. List the name and address of each plaintiff in this lawsuit.

~~XXXX~~ ~~XXXX~~ ~~XXXX~~ ~~XXXX~~

9. List the full name, the official position, and the place of employment of each defendant in this lawsuit. (ATTACH ADDITIONAL PAGES IF NECESSARY)

~~XXXX~~ ~~XXXX~~ ~~XXXX~~ ~~XXXX~~

-xxx Continuingxxx- V. STATEMENT OF CLAIMS-Continuingxxx-xxx-

10. In the space hereafter provided, and on separate sheets of paper, if necessary, set forth your claims and contentions against the defendant(s) you have named herein. Tell the court WHAT you contend happened to you, WHEN the incident(s) you complain about occurred, WHERE the incident(s) took place, HOW your constitutional rights were violated, and WHO violated them? Describe how each defendant was involved, including the names of other persons who were also involved. If you have more than one claim, number and set forth each claim SEPARATELY.

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STATEMENT OF CLAIM (CONTINUED)

Where did the incident you are complaining about occur? That is, at what institution or institutions? "Burruss CTC; Dodge STATE Prison"

When do you allege this incident took place? From 5-9-2011 To The Present

Continuing What happened? - Contemptuously, Harshly, and unduly The
DEPARTMENT OF CORRECTIONS, AND THOSE WITH INVESTED POWER,
AUTHORITY, AND DELEGATED CONTROL MAINTAIN, AND CONTINUE
INTENTIONALLY, AND DELIBERATELY TO UPHOLD, PUNISH WITH,
RESTRICT FREEDOM FROM, AND UNLAWFULLY ESTABLISH,
HONOR, AND ILLEGALLY DETAIN (ME) UNDER A NON EXISTING
WARRANT, AND EXPIRED CASE. BY YEARS MORE THAN
A FEW. THIS CIVIL VIOLATION OF MY PERSON, MY RIGHTS,
AND FREEDOMS, LIBERTY, AND QUALITY OF LIFE. THIS IS
SEVERELY, AND UNCONSTITUTIONALLY INVOKED UPON EVERY
ASPECT OF MY LIFE... AS AN IMMEDIATE RESULT THIS
DELIBERATELY HARSH, AND INTENTIONALLY BIAS, AND
MALICIOUS CONTEMPT CAUSED MY WIFE TO SEEK
DIVORCE FOLLOWING HER DISCUSSION WITH COUNSELOR
CAMPBELL, AND DEPUTY OF CARE, AND TREATMENT MRS.
HIGHTOWER AT BURRUSS CTC.. FOLLOWING THE DIVORCE
SHE MADE DELIBERATE ACTIONS TO CAUSE MY ESTRANGEMENT
FROM MY CHILDREN, AND ALLIENATED ME FROM MY ENTIRE
FAMILY... MY WIFE WAS QUICK TO POINT OUT
THAT (I) HAD LIED TO HER! MISLEAD HER,
AND CAUSED HER TO GET FALSE HOPES THAT (I)
WAS TELLING THE TRUTH, OF HAVING NO OTHER
LEGAL OBLIGATION OTHER THAN THE ONE THAT
I'M CURRENTLY SERVING TIME. AND THAT (I)
COULD, AND WOULD ACHIEVE EARLY RELEASE
VIA TRANSITIONAL PROGRAMING, AND GIVE TOTAL,
AND RESPONSIBLE AID TO HER, AND MY CHILDREN.
AND NOW BECAUSE OF FALSE HOPES, SHE WAS SURELY
DEVORCING ME, AND LEAVING ME, HER, AND THE KIDS.

7. In what other institutions have you been confined? Give dates of entry and exit.

~~XXXXXX~~

IV. PARTIES TO THIS LAWSUIT

8. List the name and address of each plaintiff in this lawsuit.

~~XXXXXX~~

9. List the full name, the official position, and the place of employment of each defendant in this lawsuit. (ATTACH ADDITIONAL PAGES IF NECESSARY)

~~XXXXXX~~

Continuing

Continuing

Continuing

V. STATEMENT OF CLAIM

10. In the space hereafter provided, and on separate sheets of paper, if necessary, set forth your claims and contentions against the defendant(s) you have named herein. Tell the court WHAT you contend happened to you, WHEN the incident(s) you complain about occurred, WHERE the incident(s) took place, HOW your constitutional rights were violated, and WHO violated them? Describe how each defendant was involved, including the names of other persons who were also involved. If you have more than one claim, number and set forth each claim SEPARATELY.

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Continuing

XXXXXX

XXXXXX

STATEMENT OF CLAIM (CONTINUED)

Where did the incident you are complaining about occur? That is, at what institution or institutions? Burruss CTE And Dodge State Prison

When do you allege this incident took place? From 5-2009-until Present

What happened? The Denial of my Liberty, Freedom, And All Possible means, lawfull Practices To Achieve Adequate Programming, Skills, Secure Earnings And better myself, And my Dissition For Readiness in Free Society By The Unlawfull Pursuit To Detain, Arrest, Hold Back, Exact by A Punative measure, And Refuse Biasly, Contemptuously, Capriciously, And Maliciously! is Surely Unwarranted, UnConstitutional, And A Blatant Disregard and Violation of my Civil Rights! This Case Told, And Completed, And Was There Too Exhausted After 5yrs. 3 months, And 14 Days, Following The Sentencing Date of (8-29-2005) Yet With Deliberate intent, intentionally, Deliberately, Viciously Contemptuous in Total Arbitrar; Maliciously, Capriciously, Contemptuously, Harshly, And Unduly The Department of Corrections Along with its Persons Designated With Power, And Also The Designees of Such As Have Vested Position of Concern, Power, and Deliberate ACTS OF Indifference. By Deligated Control; Deliberately Maintained, And intentionally Continued To uphold, Punish, Restrict, And Deny me Freedom's; And Liberty's, From an unlawfully Established Authority Which Destroyed, and ALSO Continues To Harm, Kill, Deteriorate, and Destroy my all around Quality of Life! By Harshing, Punishing, and Detaining me under a Non Existing Warrant, lodged on an overly Expired Case, for over several years These Violations of my person, my rights, Freedom's, Liberty, and Quality of Life, is Truly Certainly Severely, unConstitutionally invoked upon Every Aspect of my Life! And Were on going By years, and years. As I'd Requested A Transfere To a County Camp in march of 2012, And Was Told by Counselor

7. In what other institutions have you been confined? Give dates of entry and exit.

IV. PARTIES TO THIS LAWSUIT

8. List the name and address of each plaintiff in this lawsuit.

9. List the full name, the official position, and the place of employment of each defendant in this lawsuit. (ATTACH ADDITIONAL PAGES IF NECESSARY)

Continuing *** V. STATEMENT OF CLAIM *** Continuing ***

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STATEMENT OF CLAIM (CONTINUED)

Where did the incident you are complaining about occur? That is, at what institution or institutions? "Burruss CTC," And "Dodge State Prison" (7-2013)

When do you allege this incident took place? From 5-9-2011 To Present

What happened? Jeffery Hobb That (I) was ineligible To be Considered for a County Camp, and That (I) Had An active Warrant, and Detainer From Cobb County And That it was actually Two of Them... When I Requested Counselor Jeffery Hobbs Counseling on The matter, and For him To Assist me in Every Way That He Could Within Guidelines, Rules, And Regulations of "Board of Corrections" Chapter 125-4-1.0. Points Particularly under Said Chapter 125-4-1 Which Were Violated By Counselor Jeffery Hobb Were Certainly, yet Not Limited To .01, .02, .05, .06, .07; AS Jeffery Hobb Elected To Refuse To Aid, Assist, or Help me in any way. Stating To me "That AS Far AS He was Concerned," "This was my problem," And "He Needed NOT To involve himself in my personal problems or Affairs"... He Went on To Say, "I'm Tired of you Inmates Trying To get me To do, Something That (I) Don't want To do," "you got yourself in This mess, And Now you Expect (me) To Help you fix it!" The Answer is No! "And you Can Take it up with Whomever you want To!" "I've been Told by my Boss Mrs. Fagua (Nikki Fagua) To Stop! And Do-not Help Anyone of you, with Yalls legal issues!!" "Now IF you Can get Somebody over Her To Tell me, Then Maybe I'll Consider it!" I LEFT Mr Hobbs office Totally Deflated, Subdued, And Appalled AT The Deliberate, and Absolute Disregard in Which The Counselor Had also Demonstrated in my Immediate presence in Total Non Caring, or Zero Concern For my Delinquent with The untrue, and False Warrant... The following

7. In what other institutions have you been confined? Give dates of entry and exit.

IV. PARTIES TO THIS LAWSUIT

8. List the name and address of each plaintiff in this lawsuit.

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Continuing *** * * * * Continuing ***

V. STATEMENT OF CLAIM

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Continuing *** - Continuing *** -> Continuing

STATEMENT OF CLAIM (CONTINUED)

Where did the incident you are complaining about occur? That is, at what institution or institutions? Burruss CTC, And Dodge State Prison.

When do you allege this incident took place? From 5-9-2011 To 8-2013 ^{*Present*}

What happened? Week (I) Wrote Deputy Warden of Care And Treatment "Nathaniel Williams" A Note Concerning This matter, And Requested His immediate, Direct, and Complete intervention in This matter, and That it be So Handled Exclusively by Himself, as All other Attempts To Address my issue had either Failed on Non Caring Ears, or Had been an issue Pushed To The Side, Leaving me with The agony, and Burden To Suffer There by, all Which was Carried out with Deliberate and Total indifference. This Around 4-23-2012, in That Week Around (4-25, or 4-27-2012) Nathaniel Williams Called me To his office To Address my note. Then After Hearing my Case, And issue matter, Decided That Counselor Jeffery Hobb Was inappropriately Not Acting in The Scope of His Duties; He Then E-mailed MR. Hobb A Direct order To Assist me, including by MAKING Necessary phone Calls ECT. The Following week in or Around 4-2-2012 I was Called To MR. Hobbs office. His First Reaction Towards me Was of malice, And Biased Discontent! Stating "my First Day Back, And All I've got is several E-mails From The Deputy Warden About you!!" "your Certainly on my Bad Side." "Now What is it. your Wanting me To Do?" I Then Asked That He Call "Pat Head". Judge "Dorothy Robinson", Mrs. "Alexandra Davis", And MS. Peggy A. Massey; AS I Had Received Correspondance From Jay C. Stephenson's office Regarding A recent Habeas Corpus Motion Filed in Cobb County Superior Court Room To Address Warden #01-W6698.

7. In what other institutions have you been confined? Give dates of entry and exit.

IV. PARTIES TO THIS LAWSUIT

8. List the name and address of each plaintiff in this lawsuit.

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STATEMENT OF CLAIM (CONTINUED)

Where did the incident you are complaining about occur? That is, at what institution or institutions? Burruss CTC, and Dodge State Prison
(The present)

When do you allege this incident took place? From 5-9-2011 TO 8-2013

What happened? And He'd Told me That although The Matter Was Not Relevant in Cobb County Superior Court, As I Was incarcerated in Dodge State Prison, And Could only seek The protection of A Habeas Corpus Filed in Chester Georgia, The He Had Knowledge OF The Alledged Warrant, And That The Case Number #05369605B Had been Told, And The Case Ended in December OF 2010; And He'd Advise me To Have The officials, And STAFF in my Facility To Contact Said People! AS Then, (I) Did Act Directly, And Responsibly In Writing "Nathaniel Williams," Deputy Warden, And WAS No Delegated To Jeffery Hobb, Counseling Assistance in The matter... Mr. Hobb Spoke To Several People All Concerning The Warrant, He, Was Told Directly That The Warrants were To be removed, And Shouldn't be Honored As They Appeared in Error By The Department of Corrections G.D.C. ordinances, authority, and Computerized Dysfunction or By Some Means That Was incorrect, and Had nothing To do with The Court! The Matter was Then Retered To And spoken About at Length with Corrections Coordinators, and Jeffery Hobb on the matter of The Erroneous Warrants on my behalf And The Fact That They would be, Should be, and absolutely will be removed Immediately following The next 24hr. period, following The phone Conversation. After Several Days passing; Jeffery Hobb Would Tell me That The Active Warrants Still Exist, and That (He) Wasn't going To Do, nor Would He Attempt Any Thing more Than what Had been Done; and That it Was Not for him To Follow

7. In what other institutions have you been confined? Give dates of entry and exit.

IV. PARTIES TO THIS LAWSUIT

8. List the name and address of each plaintiff in this lawsuit.

9. List the full name, the official position, and the place of employment of each defendant in this lawsuit. (ATTACH ADDITIONAL PAGES IF NECESSARY)

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STATEMENT OF CLAIM (CONTINUED)

Where did the incident you are complaining about occur? That is, at what institution or institutions? _____

When do you allege this incident took place? _____

What happened? Up one way, or the other. As He Had Said Previously. "It Was Not His Concern!" He Had Done What The Deputy Warden Asked! And That He Was Deliberately Refusing To Do Anything Else, or Further! I Later on Spoke Directly To Nathaniel Williams, While in The Company of Nikki Fugua The Senior Counselor, or Head Counselor! This Was While The Both Were on Rounds inspecting Dormitory Conditions. I was told not to Worry, As Mrs. Fugua Would Surely Call me out on That After Noon The Day Was on or between 4-7-2012, And 4-9-2012... She Deliberately Lied, And Did not Call me out. As She Capriciously, Biastly, Contemptuously Faked This Act To Elude The Scrutiny of Mr. Douglas Williams. The Warden That was present. and To also FAKE The Chain of Command, Delegation given By The Deputy Warden Nathaniel Williams. When Nikki Fugua was approached Days Later, Also in The Company of Nathaniel Williams, She was Very Hostile, Beligerent, and insolent in Her manner, And Speech. Her Derrogatory Address Towards me was inappropriate, malicious, Deliberate, unwarranted, Totally unprofessional, and insulting; The level, And Extreme Atbitrarity Demeaning nature of Mrs. Fugua's offensive Address To me on The matter. This As She Deliberately Lied. And now stated "I Don't Care About your Situation," "And No-one is going To Help you Do Anything"!! "Mr. Hobb Already Help you!" And That was To much To begin with. "No one has To Assist you with your legal matter." "Now shut up, or get Locked up!" Nathaniel Williams Said "you Heard Her." (I)

7. In what other institutions have you been confined? Give dates of entry and exit.

IV. PARTIES TO THIS LAWSUIT

8. List the name and address of each plaintiff in this lawsuit.

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STATEMENT OF CLAIM (CONTINUED)

Where did the incident you are complaining about occur? That is, at what institution or institutions? _____

When do you allege this incident took place? _____

What happened? "Tried To Help you." There's nothing else That I Can, or Will Do! This Was A gigantic, And Huge Betrayal; And An Abrupt, Blatant, and Deliberate Assault on myself, Person, And Civil Rights! It was Beyond Discrimination! It was Humiliating, Demoralizing, And Dehumanizing! AFTER being once again Abused By The Degrees of The Same Exact Systemic governing Powers That Fraudulently Continue To Violate Arbitrarily, Capriciously, And Biasedly my Civil Rights, And Punish me for Crimes, unpunishable by law! Ones That (I) haven't Committed, and illicit, and non-existent Cases permeated on Bogus Warrants That actually Do-not Exist! I wrote to MR. Hobb To gain Some Sense of Sanity, And Clarify what I Could Do To Continue To Persevere in This matter. And on 4-16-2012 I asked him for all relevant cell phone numbers, and addresses to the people whom He'd Spoken To, and whom Stated That They Would Certainly Vacate, and Eradicate The False And Fraudulent, Bogus, Illicit, and unlawfull Warrants, Detainers, and Holds. Which Sarty, and Factually Constitute Abuse, And Violation of Any positive programming effort I could expect to pursue! or restrict, Discontending my Right To Even request Any privileges including Parole! Any Rise of my Right To Expectancy was Deprived unduly, And Illegally! MR. Hobb Did return Such Addresses, And Later Stated Verbally while Face To Face That He WAS-NOT-gonna give me any Telephone numbers!

7. In what other institutions have you been confined? Give dates of entry and exit.

IV. PARTIES TO THIS LAWSUIT

8. List the name and address of each plaintiff in this lawsuit.

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STATEMENT OF CLAIM (CONTINUED)

Where did the incident you are complaining about occur? That is, at what institution or institutions? _____

When do you allege this incident took place? _____

What happened? As Those Telephone Numbers Were Restricted To officials usage only, and An Inmate Could only Have An official Representative Call on his behalf To Those Same Persons! I wrote Several Notes To All of The Addresses given to me by Jeffrey Hobb. Following This Conversation on 4-22-2012 And To Date Have received No-Zero-not one reply, response, or Correspondance letters! Months Later in June of 2012. Counselor Hobb Was no Longer my Counselor, And M.R. Washington Became my Counselor. I Asked Him Concerning A Transfere He stated That I Had The Detainers, And That I also Had incurred A D.R. I Refuted Both, As Both were in fact Fraudulent! When I Told him To Read The Notes left by Counselor Hobb, and Showd him The recent papers I'd received From a letter Dated June 14th 2012 Signed (Peggy A. Massey) also more Documentation Authorized by Judge Dorothy A. Robinson. Counselor Washington Decided To make The Calls And Follow up as to why The Bays Warrants Were Not Removed. He was placed on Hold for some Time, And Told me Sincerely That He Would Continue The phone Call in my Absency, and Erradicate The matter, also Send me a note Confirming The outcome of his Talk with G.D.C. Dept. of Corrections officials! He Lied! I Never Heard From him again, and When I Saw him on The walkway in The prison! He Laughed at me, and Deliberately

Where Did The incident your Complaining About occur? THAT IS AT
 WHAT INSTITUTION, OR INSTITUTIONS? "Burruss CTC," And Dodge State Prison.
 When Do you Alleged This incident Took Place? From 5-2009-until The prex-
 Time of 8-2013) *** What Happened? Type of Transition Center, or
 County Camp, Transfer, or Any Early Release Consideration of Any
 Kind! Nikki Fugua Said That She'd personally obstruct Any Effort
 of That Nature, Mr. Counselor Smith Concurred with Her position
 Stating That I'd Better Watch my Tone with him, and That
 with all The people on his Case load, and list of priorities,
 I was Certainly The least, and He'd get Back To me whenever
 He could, if He could, or when ever He Deems, or Decides That
 it's Necessary! Which hasn't Been AT All To Date Since That
 June 16th Verbal Assault, Harassment, And Deliberate, And personal
 Threats of my person, my Freedom, and The limit, loss, and
 Absolute Denial of any possible programming Efforts That I
 would marginally Attempt To pursue! I'm Constantly Being
 ignored Deliberately By Counselor Smith! When I Put
 in legally, lawfully, And properly Addressed Counselor forms, and Submit
 Through Adequately Established mailing Box, Counselor Smith Refuses
 To Respond in any manner! He Does so in Completely, And Absolute
 Abruptness with Arbitrary intention, And Deliberate Disregard!
 Also Supported fully, Totally, And Thoroughly By his Aid
 And Assisting Supervisor Mrs. Nikki Fugua! Other Such
 Counselors Have Either Attempted To Assist me, or Out-
 Right Told me The Answer is A Resounding No! And That
 I Should Address my Concerns To Counselor Smith As Quoted
 By Mr. Hobb. Mrs. Adams Has Attempted To Help And Assist.

Statement of [redacted]

Where Did The Incident your Complaining About occur? That is AT What Institution, or Institutions? "Burruss CTC," And Dodge State Prison! When Do you Allege This incident Took place? From 5-2009-until The Present Time of 8-2013) xxx What Happened? Warrants were Literally, Factually, and actually The Same, And Exact Warrant. This A Deliberate Act of The G.D.C., AS Even When The Date Came And The Warrant WAS Vaccated, And Removed, it Was Again Immediately Re-entered, and lodged Twice as Two Seperate Detainers, and Warrants. To Which later only one was again removed, And one Deliberately Was Allowed To remain, AS G.D.C. Was made AWARE on Several occasions Certainly prior To 4-16-2012 By Mr. Hobb, And Again, On Numerous Occassion Between 2-5-2013, And 2-19-2013 By Mrs Wittacre. This Deliberate Disregard Continued From Those Dates up, and until The present Date of 8-11-2013, Where By on The Date of 4-8-2013 I Was Systematically Denied For Transitional Center programming Due To A Detainer That automatically Deemed me ineligible, And There By Contemptuously Biashly prejudiced me with out any Consideration, And A Blatant Disregard for my Civil Rights. This Deliberate act of Arbitrar action was permeated Upon Every Aspect of my Right To Fair, and Impartial Treatment... I Was once again Violated Deliberately By Counselor Smith, And Nikki Fugua That Followed Several Notes To Smith From (4-16-2013-June 16-2013). I Was Threatened By Both Parties With Punative Actions, and Told Deliberately and Directly To Shut up! And Keep my mouth closed. I was told I should personally make sure I'd Never be Eligible for an

Where Did The Incident your Complaining About occur? That
is At What Institution, or Institutions? "Burruss CTC," And Dodge State
Prison. When Do you Allege This Incident Took Place? From 5-2009 until
The Present Time of 8-2013) *** What Happened? Have Someone
in your Family Handle it For you? ... I Told Her That Pat Head,
And "Alex, Andra Davis," Both Told my Sister That (She) Was
Unauthorized To Address The Matter, and That Either A Lawyer,
or State official Representative; Would be the only of
Any Persons Whom Could Address, or Aid, And Help To resolve
The issue; As They Would Certainly not Negotiate With
Unauthorized Person(s); My Sisters Power of Attorney
Was Not Significant Enough, Nor Relevant, nor Lawful!!
No Lawyer Would Assist Any Case That Wasn't present before
A Judge; The Case Was Expired By 3 Yrs, As The Callendar
Date now Was 2013, And The Case Ended 2010. Mrs. Witacre
let me know, By no uncertain Terms, That Mrs. Fugua,
"Nikki Fugua", Was Directly, And Deliberately Responsible
For Her Actions, and Denial of Help! ... on 1-8-2013 Mrs.
Whittacre Told me That I Could Not Receive Any Transfers, Ar
That I was being Denied as A Result of an active Detainer!!
on or Around 2-5-2013 Mrs. Witacre Allowed me a visit
To Her office This Was in Responce To grievances That
I Had Filed! At Such Time, I presented Mrs. Witacre
With Documented proof From The Courts of The (2) Warrants
Dismissals! To Which She'd Checked The Computer only
To Find That only (1) Had Been Removed. Although Both

STATEMENT OF CLAIM (continued)

Where Did The Incident You Complaining About occur? That is at what Institution, or Institutions? "Burruss CTC", And Dodge State Prison. When Do you Allege This incident Took Place? From 5-2009-until The Present Time of 8-2013) *** What Happened? And Said in A Contemptuous manner "I'am No Longer your Counselor, You Need To Follow up With your Counselor, Whom Ever That may Be"... AS He Maliciously Continued in The Diabolically Sinister, And Fiendish merryment of His Laughter... This Fou incident Took place in The month of August, or around the 20th 2012 - 8-2012... Toughtly 1 month Later I Wrote To Mr. WASHINGTON Concerning The Fraudulent D.C. on 9-9-2012 And Was Responeded BACK To on 9-18-2012... Time Did Elapse, And I Recieved -No- Absolutely- zero- Correspondance From The Counselors Department; Although I'd Written Several, And Numerous of Times, on Deaf-Ears-... The Holliday Season insued, and at The following New Year A massive Call out was given To a Considerable number of inmates. To Address Their Concerns Needing Counseling, and Guidance ETCetera following That I was able To once again Speak With Mrs WILLACRE; Whom was once again actively my Assigned Counselor She informed me That She'd been Admonished, And Told Sternly, and Forcefully, a Verbally Abrasively; And Deliberately NOT To lend Any aid, Nor Assistance, and Certainly NO-Help- or any Phone Call To me, for any Reason Concerning The Bogus, and Fraudulent Warrant Being Honored, And upheld By G.D.C. Her Exact Words Were "IT'S NOT my problem," And "You Need To

11. List the name and address of every person you believe was a witness to the incident(s) you complain about, BRIEFLY stating what you believe each person knows from having seen or heard what happened. (USE ADDITIONAL SHEETS, IF NECESSARY)

"Brittany Rahming"... 7733 ST. RT. 36 Bradford OHio, 45308
 ("Desiree Sanabria") 101 W 112nd Street New York City New York 10026
 APT # 6H... ("Kenneth Thomas") P.O. Box 44334 Atlanta
 Georgia 30336... "Brittany Rahming," Confirms The
 Knowledge That Such WARRANT ACT AS A Detainer

12. BRIEFLY state exactly what you want the court to do for you. That is, what kind of relief are you seeking in this lawsuit? Do not make any legal arguments and do not cite any cases or statutes! (USE ADDITIONAL SHEETS, IF NECESSARY)

The Relief That I Seek For, and Humbly pray That
 This Court Would Restore To Me Peace of mind by
 Ordering That This Bogus WARRANT Be Totally removed,
 Expunged, and Eradicated From any Record of Authority
 To Delay, Detain, or Refuse Me Any Release privileges.
 Also That I be "Immediately placed in Said Facility,"
 As Denied as A Biased Result. in A Transitional Facility!
 And That I Receive Monetary Damage of (3) Million U.S.C. for the

13. You may attach additional pages if you wish to make any legal argument. However, legal arguments are NOT required in order for you to obtain relief under §1983. If the court desires legal argument from you, it will request it. If any defendant presents a legal argument, you will be afforded an opportunity to respond thereto.

14. KEEP IN MIND THAT ONCE YOUR LAWSUIT IS FILED, THE COURT WILL REQUIRE YOU TO DILIGENTLY PROSECUTE IT. That means that you will be required to go forward with your case without delay. Thus, if you fail to adequately prepare your case before you file it, you may find your lawsuit dismissed for failure to prosecute if you take no action once it is filed. YOU WILL RECEIVE NO FURTHER INSTRUCTIONS FROM THE COURT TELLING YOU WHAT TO DO OR HOW TO DO IT! IT IS YOUR RESPONSIBILITY AND YOURS ALONE TO PROSECUTE YOUR OWN CASE! If you fail to prosecute your case, it will be dismissed under Rule 41 of the Federal Rules of Civil Procedure.

Signed this _____ day of _____, 20_____.

PLAINTIFF

matter, AS FAR AS The Courts System, And Warrant Division
 Also The District Attorneys Office, And The Prison Officials
 Whom Were All Responsibly Interconnected, And Shared
 In The Governments Entanglement, As Both Sides Place The Blame
 And Burden On Each Other... AS He Was Told That Nothing
 Would Be Done To Eradicate The Erroneous Warrant unless
 The Other agency, or Bureaucracy Acted First. And Then
 Notified The other (G.D.C., Prison) (District Attorney's
 Courts) He Continued By TAKING AWAY The offer, and
 Recanting on The Reasonable insurance That He'd once
 Confirmed To me AS For Employment, And Gainful
 Wage Earnings. He Stated in Due, and Light Of The Matter,
 And Circumstances, "He Doubted That He Could, nor would
 Reasonably Assure me To work For, or within him" in his
 Real Estate, And Realty's, And Grounds Keeping, or Land
 Scaping Business Contracts... He Was Now Forced To Look
 To Employ Someone Whom Could Reasonably Be Expected To Do
 The Labor For Him AT A PARTICULAR Time... With my Situation
 There Was Absolutely No Certainty, or Rise To Expectation
 That Would Prompt Him To, or Warrant That He Hold The
 Position Available! my Availability, And Potential To be
 Present Was Vitally Essential in His Determination To
 Hold The Job For me or Seek out Someone Else for The
 Position...

Was The WARRANT (Dismissed), AT A much Earlier Date,
Yet ALSO WAS Any(Case) involving Any Such WARRANT For
The Same And Exact Matter! The Actions of Counselor
Fugua, And Her STAFF of non Professional Subordinates
WAS All Realized By "Desiree Sanabria"; As She Spoke
Directly To Fugua, and as well a Designee of hers; AS
They Deliberately, and intentionally Refused To Do
Any Thing Regarding The Facts; Neither Did They Choose
To Acknowledge The Court Orders, and Documentation
Given To Them; They Maintained To Mrs. Desiree Sanabria
That These Were "my Personal Concerns"; These Were Issues
That I'd put MYSELF in. And ("I") Needed To Fix it, And
Find A Way For "myself" To Resolve it! Her Overall Attitude
WAS "So What, of What Ever Consequences I'd Have To Suffer,"
"Oh well," AS Quoted By Mrs. Fugua, And That I Need To Handle
it! She'd Called me into Her office Immediately Following her
Conversing With "Desiree Sanabria"; She Then Stated To me "
I Don't Care About your legal issues"; She Acted infuriated,
And Stated That No one Calling Her office, And Wasting Her
Time, Would Do Anything To Change Her Disposition, And
Position Concerning The Matter; And That I Shouldn't Expect
Her, Nor Any of Her STAFF To Do Anything About The matter.
And in FACT Her Direct instruction To Her STAFF Personally
Would be To Refuse To interef, or Ass.ist me. It was my
Problem To Deal With alone, on my own. And Do-not Have
Anyone Else Call Her, or I'd Be Punished For insubordination.

That although she, has power of Attorney governing all of (my) legal matters, they both stated collectively that "They would only respond to inquiry favorably, with Prison officials; myself personally, or a lawyer, representing my case... In no wise would the courts afford such lawyer unless my issue was a matter present before a judge, in a court room... Following the absolute rejection to resolve the matter, as given by the same, exact bureaucracy, and governing, police agency, as lodged the interstate, and inbound detainer, and its direct superiors, including actual persons whom endorsed, executed, and were surely directly responsible for issuing the warrant. The matter was therefore presented immediately to Judge Dorothy A. Robinson. A Superior Judge, over at least a list of 12 judges, and Thomas J. Charron, the courts administrator, my correspondence, petition, and legal affidavit, was responded to, and received by myself on June 14th 2012. Copies were immediately provided, and amply given to the staff of counselors, and administration with full authoritative position here at Dodge State Prison... This should've certainly guaranteed a catalyst toward actively changing, thereby resolving the matter of the "Bogus Warrant" yet, quite to the contrary the illegal, and fraudulent warrant, and detainer remained continuously. This in spite of the ledger signed by "Peggy A. Massey" Administrative Assistant of Judge "Dorothy A. Robinson," clearly stating that not only

"BRITTANY RAHMING," CONFIRMS THAT AS A RESULT OF THE
 DETAINERS, CAUSING RESTRICTION OF EARLY RELEASE
 CONSIDERATION. ("SHE") DEEMED ME AS A CHRONIC LIAR,
 AND UNWORTHY OF REMAINING IN A MARRIAGE WITH, AND
 UNFIT AS A FATHER FOR OUR CHILDREN, NOR SHOULD I EVER
 BE AN ADEQUATE ROLE MODEL. SHE'D CONCLUDED THIS
 BASED ON WHAT SHE VIEWED AS "LIES" TOLD TO HER, AND
 WAS THE FINAL STRAW! IN HER OPINION, TELLING HER THAT
 I HAD NO OTHER LEGAL OBLIGATIONS, OTHER THAN THE ONE I
 PRESENTLY INCARCERATED UNDER. AND COULD CERTAINLY DO
 ALL TO ACHIEVE WORK RELEASE, AND TRANSITIONAL TRAINING
 PROGRAM BY MAINTAINING GOOD BEHAVIOR, AND POSITIVE
 PROGRAMING... COUNSELOR "CAMPBELLS," REVELATIONS WERE
 THE COMPLETE OPPOSITE; AND ("HE") TOLD HER THAT ("I") WAS
 LYING TO HER. AND THAT ACTIVE WARRANTS LODGE AGAINST
 ME, WOULD SURLY PREVENT ANY EARLY RELEASE CONSIDERATION.
 HE ADDED, THAT ("I") WOULD HAVE ADDITIONAL ENTANGLEMENT
 WITH THE LAW, FOLLOWING MY CURRENT SENTENCE. THE BOMB
 SHELL PROVED CATASTROPHIC, AND TOTALLY SEVERED ANY TIES WITH
 MY WIFE, AND CHILDREN! MY FAMILY HAS HENCE BEEN TOTALLY
 DEPRIVED FROM ME, AS SHORTLY FOLLOWING THOSE INCIDENTS,
 MY MARRIAGE ENDED IN DIVORCE! "DESIREE RAHMING," WHO
 HAVE TRIED UNSUCCESSFULLY TO CONTACT (ALL) LEGAL AGENCIES
 INVOLVED IN THIS MATTER. SHE HAS CONTINUOUSLY REACHED A DEAD
 END WITH EACH, AND EVERY DELIGATE, INCLUDING "PAT HEAD"
 AND "ALEXANDRA DAVIS," WHOM BOTH TOLD HER DIRECTLY

Where Did The incident you Are Complaining About occur?
 That is AT What Institution, or Institutions? "Burruss CTC",
 "Dodge State Prison"... When Do you Allege This Incident Took
 Place? From 5-9-2011-To The present Time 9-2013... What Happened
 ... Hobb That I had A Detainer For my Arrest, And An Active
 Warrant From Cobb County, and Was There By Not Eligible
 For Successful Consideration, of any Such Transfers... AFTER
 Documentation Was presented To Jeffery Hobb Directly from
 Cobb County Superior Court, Endorsed by Judge Dorothy A. Robinson,
 And Following TALKS with "PAT Head, And Alexandra Davis", respectively
 And TALKS with officials of G.D.C. Records, And Warrants. Still He
 Maintained The Validity, and Violation, of Erroneous Warrant. These
 Acts where Continued By Counselor Washington, Also Following
 The June 2012 Events Where Counselor Washington was given Additional
 Copy of Dismissal, and Termination of Erroneous Warrants, and also spoke
 on phone with Various G.D.C. officials Confirming The Same, PAT on
 Contemptuously in or Around 9-18-2012 The Continuation of Same ANDERSON
 Deprivation To Jeanette Wittacre. And on 1-8-2013 That I Was Denied Any
 Positive Programming Transfers, or Transitional Privileges Because of Detainer
 from Cobb County. She in Turn Repeated Same process of Her predecessors,
 And on 2-19-2013 Told me Following Her TALKS with G.D.C. and The Copies of Report
 Given To Her. That G.D.C. Would Rectify, and Change Favorably, on 4-16-2013
 I Was Notified That J. Smith Was Actively my Counselor. in His Reply
 To Request Sent 4-8-2013, And 4-16-2013-8-19-2013 "You Are Ineligible for T.C.
 Transfer, You Have A Detainer"! This Following Verbal Assault, and Harassment
 by Both J. Smith, And Nikk Fugua, Telling me I would receive Nothing But locked down
 And I.E.T. Continued To Be...

Certainly Some Among Others Such as Fire Fighting Training, Which Were Offered By The State; And That "I" Certainly Qualified For. Yet Was Surely Baisly Denied, And Actively Removed From. As A Total Abuse, Which Was The End Result Of The Bogus, Unlawfull Warrant, And Contemptuously Deliberate Actions Of The Department Of Corrections, and its officials, And Designees... This Blatant, and Obvious Disregard For My Livelyhood, Life, and all That's intrinsically Vital, And Totally Important, Has been Completely Violated; Striped away From Me, and The only way To restore This. is For The Courts To grant Me 3 Million Dollars in Monetary Damages. And Total access, and full funding of The Trades, Programing, and The Courses That provide Such Training For me.. Although The Courts Can-not give me BACK my Honor, or my Family, including my Wife, Children, Neices, Nephews, ETC. Nor Can The Court Alter The Fact That My (Wife) is A Woman of Now 28 Yrs. And I A Divorcee Aged 50... This is Something, That HAS A Damage That, is Truly irreplaceable. So True Are my Children. Yet The Compensation Sought Can Allow me To Favorably Continue A Meaningfull Life, Livelyhood, And Passable Lifestyle...

Pain anguish Severe Suffering, And Abasement of my Beloved, Wife, Children, and Family! I Hope, and pray That This Court grants me ample payment for the lost wages that certainly was reasonably assured to me by the potential Employer "Kenneth Thomas." As a result on my Not Being Capable of living up to the Deal Negotiated by Both (He) And (I) The Contract of Work, for Significant Wage Earning, And Contract agreed upon, at the Start of my Release to Trans. TIONAL Fac. I. Ty; WAS Foiled, And I'll Fated Because OF The RESTRICTIONS Placed, And Denied Me unduly, Bias, And Capriciously... I WANT This Court To Grant me The Relief Sought, As I Am A 50yr old man, whom has lost Every Fiber And Aspect of whats ESSENTIALLY Relevant, Pure, And worthy of my Full Lifes Devotion, and That is my young wife, and Children... This is'NT Replaceable, yet Compensatable, only by Significant Amount... The Job SKILLS Lost; Such AS The Denial OF C.D.L. Training Should be Fully Funded, restored And Established AS Payment. For Relief of it being Contemptuously Denied me... Also The Denial of Customer Service Certification From MiddleTech Collage; These Are